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10	Attorneys for Plaintiff	
11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF ARIZONA	
13	Whirled Music Publishing, Inc., an Arizona	Case No. 2:15-cv-02111-BSB
14	corporation,	Case 110. 2.13 CV 02111 BBB
15	Plaintiff,	CORPORATE DISCLOSURE
16	V.	STATEMENT
17		
18	John A. Costello, III and Jennifer Costello, husband and wife,	
19	Defendants.	
20	This Comments Disabours Contamont is filed and all of about 6ff Which all Marie	
21	This Corporate Disclosure Statement is filed on behalf of plaintiff Whirled Music	
22	Publishing, Inc. ("Whirled") in compliance with the provisions of:	
23	Rule 7.1, Federal Rules of Civil Procedure, a nongovernmental corporate party to	
24	an action in a district court must file a statement that identifies any parent corporation and	
25	any publicly held corporation that owns 10% or more of its stock or states that there is no	
26	such corporation.	

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1	Whirled hereby declares that there is no such corporation.	
2	A supplemental disclosure statement will be filed upon any change in the	
3	information provided herein.	
4	DATED this 20th day of October, 2015.	
5	TIFFANY & BOSCO P.A.	
6		
7	By: /s/ Christopher A. LaVoy	
8	Christopher A. LaVoy	
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